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TREASTRANGE AND A STATE AND A STA

SCOTT, Clerk House Representatives.

moran ever witnessed in this country. It may be differed from the carry the first of the form the first of th

of the fifth section of said act "as requires of the fifth section of said act "as requires of the fifth section of said act "as requires of the fifth section of said act "as requires of the section of said act "as requires of said act "as r the before the first day of January, 1860," be, stand. What then are we to do? We are left tempt to enlighten me on this point. I am glad something more than the mere exercise of the something more than the mere exercise of the and the same is hereby repealed; and the same provided for by the Constitution—a reference of this control of Mr. Clay I know precisely what Mr. In the Constitution of savery into the Territories. I have constructed a proposition to repeal the full than the control of Mr. Clay said that he has been reading from the control of Mr. Clay said that he has been reading from the control of Mr. Clay said that he has been reading from the subject of savery into the farguetion of the superior of Congress to probability the constitution of the same proposition to repeal the full than the same proposition of the same proposition of the same proposition, and attached the same proposition to the Campaign Papers," published in the first day of Mr. Clay said that a power existed to find that the has been reading the species of the same proposition to represent the content of the same proposition to the Campaign Papers, and not agitate it, on the 26th of August, in the Constitution—a reference of this control to find the time to the last resort, that the head of the same proposition to represent the same proposition to the decision of the Suprement the same proposition to the decision of the Suprement the same proposition to the decision of the Suprement the same proposition to the decision of the same proposition to the form the find the same proposition to the decision of the supremen

The Misseuri Legislature is discussing the propriety of removing the seat of Government from Jefferson City.

Senate. I am not vain enough to suppose that I can enlighten the Senator will allow me, I will read another extract on that point. Mr. Harian. If the senator will allow me, I will read another extract on that point to each other—two parties utterly irreconcilation. Mr. Harian. I read another extract from a single argument which is not she and each other—two parties utterly irreconcilation. Mr. Harian. I read another extract from a single argument which is not she and another extract from a specch, that there were they may specified the second of the matters that it consisted of a promise one of the suppose that I can enlighten the South, and that they were heatile to each other—two parties in the South, and that they were heatile to each other—two parties in the South, and that they were heatile to each other—two parties in the South, and that they were heatile to each other—two parties in the South, and that they were heatile to each other—two parties in the South, and that they were heatile to each other—two parties in the South, and that they were heatile to each other—two parties in the South, and that they were heatile to each other—two parties and son there is no quarrel between us, then. Mr. Jones, of Tennessee. None at all; we understand you upon that pesition clearly. I come now to read from another distinguished gentleman, one equally zealous and earned in the section of the support and the matter of the matters of the matters of the matters of the section of the support and the matter of the matters of the support of the matters of the support of the matters of the support of the matters of the mat The Missouri Legislature is discussing vain enough to suppose that I can enlighten the Mr. Harlan. If the senator will allow me,

river is closed, and teams can safely cross." | charged with being the author of the term, be cause, if I read anything correctly in history, ESCAPE OF PRISONERS.—On the night of the Mr. Calhoun, by way of derision or contempt,

at, the first day of January, 1861.

SEC 3. Be if further enacted, That this act be in force and take effect from and after its passage.

Approved 6th January, 1857.

Contempt and derision, has been called the speeches. Mr. Clay said that a power existed gination might come, when the shackles would fall from the band of the black man, and every held responsible for the opinions any more than a would be citadel of slavery. In my judgment it is the different held responsible for the opinions of ultration bills. Was not that an agitation of the fall from the hand of the black man, and every man be free, and this glorious country of ours be rid of the taint of slavery? Do honorable Senators where can it be found that Mr. Clay concedes to the Congress of the United States the pow
Mr. Wade. It is a pretty good speech.

Mr. Jones, of Tennessee. The Senator says

SPEECH OF HON, JAMES C. JONES ON THE interrogatory; but I certain ly did not introduce of the power of Congress to prohibit the introthat topic as part of my spe ech.

Mr. Jones, of Tennessee. I do not desire to

do my friend any injustice; be is the last man in

do my friend any injustice; be is the last man in

do my friend any injustice; be is the last man in

do my friend any injustice; be is the last man in

men. If I could believe that was your position

final overthrow of slavery—the final prostration of the "slaveocracy," in the beautiful and chartenessee. Then,

plunged maked into a snow bank, and afterwards taken out on a rail. He was often or squarter
malitrated, though not higher beddy. The
cause of this was an arrangement having
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took the law into their own hands. So says
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United states, to found stavery within the States, except in the three specified particulars in that instrument."

Appendix Congress, volume 22, part 1, page 117

Henry Clay, at that time, was arguing the two distinct questions of the power of Congress over slavery within the States, and the power of Congress over slavery without the States, in Globol, and indict to insurrection to butcher our wives on the Territories.

Mr. Jones, of Tennessee. Mr. Clay distinct. If we have you opposed to the region and follows. It is:

If the time should ever come, which I pray the stated that the Constitution confers on the property and propertically, on the size of freedom in the South. Are you in favor of the introduction of slave States into this federal Union? If so, answer. Are you opposed to the region and children, and God forbid that there ever should be such freedom there? I will read the power of Congress over slavery without the States, in the South as the South as the South is invaluable to the federal Union? If so, answer. Are you opposed to the probabilition of the size trade among the States? If so, answer. Are you opposed to the federal Union? If so, answer. Are you opposed to the federal Union? If so, answer. Are you opposed to the federal Union? If so, answer arrive, when this question must be tested by that test which brings ment by stated that the Constitution confers on the speech of the Senator from must be tested by that test which brings ment by stated that the Constitution confers on the speech of the Senator from must be tested by that test which brings ment by the advisors of the power of congress, when the speech of the speech of the speak out. Mark you, I so that the constitution of slave states for the constitution of slave states into this federal Union? If so, answer. Are you opposed to the rights of the Constitution of slave states into this federal Union? If so, answer arrive, when this question must be tested by the test with the submitted of the rights of the constitution of slave states in

same we sear that they will continue their canplan of which we had the pleasure of publishing a few days since. We learn from them of the arms they are searched as they
will stop at various points on the Mississippi, and we take pleasure of the country, and the weight of the Curry size and the ingress of censure, and the proof will do show the proof of the arms of censure, and then the proof will do show the search of the same connection, speaking of the agitation of the proof will be same connection, speaking of the agitation of the proof will be same connection, speaking of the agitation of the proof will be same connection, speaking of the agitation of the proof will be same connection, speaking of the agitation of the proof will be same connection, speaking of the agitation of the proof will be same connection, speaking of the agitation of the proof will be same connection, speaking of the agitation of the proof will be same connection, speaking of the agitation of the proof will be same connection, speaking of the agitation of the proof will be same connection of sharper, the axied, who is restopping the proof will be same their great enterprise to our friends
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Afternas Legislature to extend the time for the completion of the first branch of the Little state of the

by existing legislation on the subject of slave-

citadel of liberty; it is the place where the Constitution resides, and where at last we have to look for safety, if, indeed, safety is to be found at all.

I do not choose to go into a controversy upon the whole I do so? I am not the speech is made in the speech is made in the speech is made in the speech is and restrictions were, and not where can it be found that Mr. Clay concedes to the Congress of the United States the power at last we those limits and restrictions were, and not where can it be found that Mr. Clay concedes to the Congress of the United States the power at last we those limits and restrictions were, and not where at last we those limits and restrictions were, and not made in the speech is in the sealor of the taint of slavery!

Mr. Wade. It is a pretty good speech.

Mr. Jones, of Tennessee. The Senator says it is a good speech. I will not quarrel with his taste. If he is satisfied with it, the Lord his speech the other day, said there were two parties in the South, and that they were hostile summer] said:

"With me, sir, there is no alternative. Painfully con-

Low findingles. The Contage after days age part of a promise count crowd of make and fermine, black, with a milk, and mixed.

\*\*\*Extract English is before the count, and of a promise count crowd of make and fermine, black, with a milk, and mixed.

\*\*Extract English is before the count, and of a promise count crowd of make and fermine, black, with a milk, and mixed.

\*\*Extract English is before the count, and of a promise count crowd of make and fermine, black, with a milk, and mixed.

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The state of this stand a starty come.

Descriptions are starty where the special start of the start from the start from the start of the start from the start f

LATER FROM WASHINGTON. Washington, January 9 .- Senate .- In the

tempt to tamper with nim, for his vote for of Trust. Speaker, the only credit he received was that Memphis, January 10th, 1867he was laughed at, and it was charged that he such profitable place was to be had. I say distinctly there is not a want of truth in the allegation contained in the Times' article. A distinct proposition was made to me by a member of this House, in regard to the Minnesota O from House, No. 28 Front Row line ber of this House, in regard to the Minnesota Land Bill, and that \$1,500 would be given in consideration of a vote for that hill. If the proposed committee shall be appointed, and I

am called on as a witness, I shall give my evi-After some further debate, the resolution was

Auction Sales.

there has been a proposition made in the House by members of the House, on this subject, [Sensation, and cries of "Who is he?"—" expose him!"] I shall not name the gentleman. [Cries of "down in front," "stand out of the aisles; we can't see."] I shall mention no member by name.

A Voice—You ought to do it.

It was with feelings of indignation I heard the proposition. [Cries of "What was it?" tell it."]

The reason why I did not announce it to the House, was that pending the organization of this body when a member had made an attempt to tamper with nim, for his vote for the same that was recently in the above property is undisputed, but I conserved with a latence north with said aroune four huadred and six inches (361% feet) to a stake un Park's avenue; test and six inches (361% feet) to a stake un Park's avenue; test and six inches (361% feet) to a stake un Park's avenue; test and six inches (361% feet) to a stake un Park's avenue; test and six inches (361% feet) to a stake un Park's avenue; test and six inches (361% feet) to a stake un Park's avenue; test and six inches (361% feet) to a stake un Park's avenue; test and six inches (361% feet) to a stake; there over the with said avenue four huadred feet and six inches (360% feet) to a stake; there over the with said avenue four huadred feet and six inches (360% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the and six inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the task is inches (361% feet) to a stake; the said wit inches (361% feet) to a stake; the sa

did not accept the proffered bribe, because no GREATEST WONDER YET! SIAMESE TWINS OUTDONE!!

Double Calf.

two before and four behind. This is one of the greatest natural curiosities of the sgn. jamil-diw

ANDREW JOHNSON. From Dr. Barton, of New Orleans. KNONVILLE, TENW., June 28th, 1856.

MR. C. MULLER, Optician—Dear S.Fr. The glasses you have prepared for me sexwed in distinctures and brilliancy of vision any I have ever used. The principle of a forms accommodated to every motion of the cre, is invaluable, as it prevents faticue to the organ, and does not impair that the control of the cre.